

1 G. MARK ALBRIGHT, ESQ.  
2 Nevada Bar No. 1394  
3 KEGAN M. MONKS, ESQ.  
4 Nevada Bar No. 14243  
5 DANIEL R. ORMSBY, ESQ.  
6 Nevada Bar No. 14595  
7 **ALBRIGHT, STODDARD, WARNICK & ALBRIGHT**  
8 801 South Rancho Drive, Suite D-4  
9 Las Vegas, Nevada 89106  
10 Tel: (702) 384-7111  
11 Fax: (702) 384-0605  
12 [gma@albrightstoddard.com](mailto:gma@albrightstoddard.com)  
13 [kmonks@albrightstoddard.com](mailto:kmonks@albrightstoddard.com)  
14 [dormsby@albrightstoddard.com](mailto:dormsby@albrightstoddard.com)  
15 *Attorneys for Defendant Alton Locklear*

9  
10 **UNITED STATES DISTRICT COURT**  
11  
12

13 **DISTRICT OF NEVADA**  
14  
15

16 SAEID SAM KANGARLOU,  
17 Plaintiff,  
18 vs.  
19 ALTON AL LOCKLEAR, LUMBEE LAND  
20 DEVELOPMENT, INC.; LUMBEE TRIBE  
21 HOLDINGS, INC.,  
22 Defendants.

23 CASE NO.: 2:18-cv-02286-JAD-BNW  
24

25 **NOTICE OF WITHDRAWAL OF  
MOTION TO COMPEL (ECF 71)**

26 Hearing Date: September 23, 2021  
27 Hearing Time: 11:00 a.m.

28  
29 **COMES NOW**, Defendant, ALTON AL LOCKLEAR (“Locklear”), by and through his  
30 attorney of record, ALBRIGHT, STODDARD, WARNICK & ALBRIGHT, having filed a  
31 MOTION TO COMPEL DISCOVERY FROM SAM KANGARLOU; AND MOTION TO  
32 EXTEND DISCOVERY DEADLINES (SECOND REQUEST) (hereinafter “Motion”) (ECF 71),  
33 on August 13, 2021.

34 Subsequent to the filing of the Motion, Plaintiff and Defendant Locklear entered into an  
35 agreement whereby Plaintiff agreed to execute the majority of all the requested HIPPA  
36 Authorization and Consent forms requested by Defendant Locklear. Consequently, Defendant  
37

1 Locklear respectfully withdraws the pending Motion (ECF 71) and requests the Court vacate the  
2 hearing set on the Motion, currently set for hearing on September 23, 2021.

3 DATED this 25 day of August, 2021.  
4

5 **ALBRIGHT, STODDARD, WARNICK &  
6 ALBRIGHT**

7 G. MARK ALBRIGHT, ESQ.  
8 Nevada Bar No. 1394

9 KEGAN M. MONKS, ESQ.  
Nevada Bar No. 14243

10 DANIEL R. ORMSBY, ESQ.  
Nevada Bar No. 014595

11 *Attorneys for Defendant Alton Locklear*

LAW OFFICES  
**ALBRIGHT, STODDARD, WARNICK & ALBRIGHT**  
A PROFESSIONAL CORPORATION  
QUAIL PARK, SUITE D-4  
101 SOUTH RANCHO DRIVE  
LAS VEGAS, NEVADA 89106

12 **Order**

13 **IT IS SO ORDERED**

14 **DATED:** 10:07 am, August 26, 2021

15   
16 **BRENDA WEKSLER**  
17 **UNITED STATES MAGISTRATE JUDGE**

**CERTIFICATE OF SERVICE**

I, the undersigned, hereby certify that I am an employee of ALBRIGHT, STODDARD, WARNICK & ALBRIGHT and that on this 25<sup>TH</sup> day of August, 2021, service was made by the following mode/method a true and correct copy of the foregoing **NOTICE OF WITHDRAWAL OF MOTION TO COMPEL (ECF 71)** to the following person(s):

Saeid Kangarloo, Plaintiff in Proper Person  
4825 Drifting Pebble St.  
N. Las Vegas, NV 89081  
Saeid1953@hotmail.com

- Certified Mail
- Electronic Filing/Service
- Email
- Facsimile
- Hand Delivery
- Regular Mail

PAUL A. ACKER, ESQ.  
THOMAS W. MARONEY, ESQ.  
8925 West Russell Road, Suite 220  
Las Vegas, NV 89148  
Telephone: (702) 997-3800  
Facsimile (702) 997-3800  
[packer@rlattonrys.com](mailto:packer@rlattonrys.com)  
[tmaroney@rlattorneys.com](mailto:tmaroney@rlattorneys.com)  
Attorneys for Defendants,  
Lumbee Land Development, Inc., &  
Lumbee Tribe Holdings, Inc.

- Certified Mail
- Electronic Filing/Service
- Email
- Facsimile
- Hand Delivery
- Regular Mail

---

An employee of Albright, Stoddard, Warnick & Albright